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14 **UNITED STATES DISTRICT COURT**
15 **NORTHERN DISTRICT OF CALIFORNIA**
16 **SAN FRANCISCO DIVISION**

17 IN RE: UBER TECHNOLOGIES, INC.,
PASSENGER SEXUAL ASSAULT
LITIGATION

18 Case No. 3:23-md-03084-CRB

19 Judge: Honorable Charles Breyer

20 **DEFENDANTS AND THIRD-PARTY
PLAINTIFFS UBER TECHNOLOGIES,
INC.; RASIER, LLC, AND RASIER-CA,
LLC'S SECOND REQUEST FOR
ADMINISTRATIVE RELIEF FROM
SERVICE DEADLINE (Local Rule 7-11);
[PROPOSED] ORDER**

21 This Document Relates to:

22 *K.S. v. Uber Technologies, Inc., et al.*
Case No.: 3:24-cv-01916-CRB

1 On December 18, 2024, Defendants/Third-Party Plaintiffs Uber Technologies, Inc., Raiser,
 2 LLC, and Raiser-CA, LLC (collectively, “Uber”) filed their Third-Party Complaint against the Third-
 3 Party Defendant Ryan Taylor-Byers. Fed. R. Civ. P. 4(m) provides ninety (90) days for service of a
 4 complaint. *See* Fed. R. Civ. P. 4(m) (“If a defendant is not served within 90 days after the complaint
 5 is filed, the court--on motion or on its own after notice to the plaintiff--must dismiss the action without
 6 prejudice against that defendant or order that service be made within a specified time. But if the
 7 plaintiff shows good cause for the failure, the court must extend the time for service for an appropriate
 8 period.”).

9 The Court ordered that the service deadline for the Third-Party Complaint be extended to and
 10 including May 17, 2025 on April 8, 2025. (ECF 14). Third-Party Plaintiffs have been diligently
 11 attempting to serve the Third-Party Defendant, with the Summons and Third-Party Complaint. But,
 12 to date, Third-Party Plaintiffs have been unable to serve the Third-Party Defendant in this matter.

13 Third-Party Plaintiffs respectfully request the Court grant an additional 60-day extension to
 14 complete service or take other appropriate action regarding the Third-Party Defendant. Good cause
 15 exists for this Court to extend the service deadline because Third-Party Plaintiffs have been diligently
 16 attempting to serve the Third-Party Defendant.

17 Third-Party Plaintiffs, through attorneys of record Shook, Hardy & Bacon, hired First Legal, a
 18 legal solutions firm, to assist with locating and serving the Third-Party Defendant. The process server
 19 attempted to serve the Third-Party Defendant at 7410 Overton Avenue, Apt. 6, Raytown, MO 64133
 20 on January 9, 2025, but the process server indicated that the Leasing Manager, Patricia, indicated Ryan
 21 moved out and no longer lives there.

22 Third-Party Plaintiffs, through attorneys of record Shook, Hardy & Bacon, located 9920
 23 Metcalf Ave, Overland Park, KS 66212 as a possible current address for the Third-Party Defendant.
 24 The summons returned unexecuted for the 7410 Overton Ave Apt 6 Raytown, MO 64133 address and
 25 the proposed summons for the 9920 Metcalf Ave, Overland Park, KS 66212 address were filed on
 26 March 17, 2025.

The Court issued the 9920 Metcalf Avenue, Overland Park, KS 66212 Summons on March 22, 2025. (ECF 13). The process server reported attempting to serve the Third-Party Defendant at the 9920 Metcalf Avenue, Overland Park, KS 66212 address five times without success.

Third-Party Plaintiffs, through attorneys of record Shook, Hardy & Bacon, located 7311 E 108 Ter, Kansas City MO 64134-2816 as a possible current address for Third-Party Defendant on May 12, 2025. The summons returned unexecuted for the 9920 Metcalf Ave, Overland Park, KS 66212 address and the proposed summons for the 7311 E 108 Ter, Kansas City MO 64134-2816 address were filed on May 16, 2025. (ECF 15, 16).

Third-Party Plaintiffs respectfully request the Court grant a 60-day extension to complete service on Third-Party Defendant (or take appropriate action), allowing to and including July 16, 2025 to effect service.

DATED: May 16, 2025

Respectfully submitted,

SHOOK HARDY & BACON L.L.P.

By: /s/ Maria Salcedo
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